Remarks

BEST AVAILABLE CUPY

The § 103 (a) Rejections of Claims 1-4

The Examiner maintains the rejection of Claims 1-4 under 35 U.S.C. § 103 (a) as unpatentable over United States Patent No. 3,530,513 to Maurer, et al. (the Maurer patent). Applicants have amended Claim 1 to more particularly claim the invention and respectfully request reconsideration.

In order to establish a *prima facie* case of obviousness, the prior art reference must teach or suggest all the claim limitations. Applicants courteously submit that the Maurer patent fails to teach or suggest all the limitations of amended independent Claim 1. Specifically, Applicants respectfully note that the Maurer patent fails to teach the limitation claiming a means for moving the sink fixture horizontally with respect to a wall, such that the horizontal moving means is operatively arranged to maintain a constant distance between the sink of the sink fixture and the wall. In fact, the Maurer patent teaches away from the instant invention by describing how the bowl or sink disclosed in the Maurer patent can be moved to different distances from a wall.

Applicants have amended Claim 1 to more particularly claim the invention which comprises in part a sink fixture having a sink and horizontal moving means arranged to maintain the sink at a constant distance from a wall. Applicant courteously notes that Figures 1 and 2 of the instant application demonstrate how horizontal rails 20 and 24 support sink fixture 40 in such a manner as to maintain sink fixture 40 and thus the sink integral with sink fixture 40, at a constant distance from a wall. In contrast, Applicants respectfully note that Figures 2 and 3 of the Maurer patent depict yoke member 24 attached to bracket arm 33. It can be seen that pivot 34 is attached to bracket arm 33 and enables the pivoting attachment of bowl arm 36 to bracket arm 33. Because bowl 4 (analogous to the integral sink in sink fixture 40 of the instant application) is attached to bowl arm 36, pivot 34 allows bowl arm 36 and thus attached bowl 4, to swing in an arcshaped path in a horizontal plane closer to and farther from the wall. Therefore, it can be seen that the Maurer patent does not maintain bowl 4 at a constant distance from a wall as each point of a horizontal half arc extending from the wall that can be traversed by bowl



4 will be a different distance from the horizontal wall than any other point in the same horizontal half arc.

This arrangement is further described in the specification of the Maurer patent. In column 4, lines 31-33 describe how the dentist may "swing the arm over to the other side of the chair and position the bowl on the right-hand side of the dentist's chair." It would be impossible to move the bowl from the left side to the right side of a dentist's chair without changing the horizontal distance of the bowl from the wall.

Therefore, it can be seen from the discussion above that the Maurer patent fails as a reference under § 103 (a) in that it fails to teach or suggest all the claim limitations of amended independent Claim 1, namely the maintenance of a constant distance between the sink integral with the sink fixture and the wall. Applicants respectfully request reconsideration.

Claims 2-4 depend from independent Claim 1 and therefore incorporate all the limitations of that claim. If an independent claim is nonobvious under 35 U.S.C. § 103. then any claim depending therefrom is nonobvious. Therefore, Applicants submit that the Maurer patent fails to render Claims 2-4 obvious under § 103 (a) and respectfully request reconsideration.

Conclusion

In view of the foregoing discussion, it is respectfully submitted that this case is in condition for allowance and such allowance is earnestly solicited.

Respectfully submitted,

C. Richard Lohrman

Registration No. 46,878

ATTORNEY FOR APPLICANT

Rechard Thiman

Simpson & Simpson PLLC

5555 Main Street

Williamsville, NY 14221

Phone: (716) 626-1564

Fax:

(716) 626-0366

Dated: October 31, 2003